

192 suing, *to the Arrearages of the Rent, if any be due to the same Tenements. And if such Tenant be dead at the time of the Judgment given upon such Writs of Attaint and of Error, that Restitution of the said Tenements be made to the Party pursuing, with the Issues after the Death of the said Tenant, together with the Arrearages of the Rent, if any to him were due in the Life of the said Tenant.

II. Provided nevertheless, that although the Tenant which so did lose by the first Judgment be in Life, and the Party pursuing will alledge that the same Tenant was of Covin, and of Assent of the Demandant which recovered, that such ought to be lost, that Restitution of the same Tenements be made to the same Party pursuing, with the Issues and Arrearages, as afore is said, saving to such Tenant his Action by Writ of *Scire facias*, out of the same Judgment so reversed or given, or Writ of Attaint, if he will traverse the Covin and Assent aforesaid, and otherwise not. And that this Statute hold place of Judgments to be given in time to come.

He in Reversion shall have an Attaint or Writ of Error upon a false Verdict found or an erroneous Judgment given against the particular tenant. 2 Bulstr. 247. He in the Reversion alledgedeth that the particular tenant was of Covin with the Demandant. The particular Tenant's Remedy to traverse the Covin. 23 H. 8 c. 3.

due de mesmes les tenementz. Et si tel tenant soit mort a temps del jugement rendu sur tielx briefs d'Atteynt & d'Erroure qe restitucion de tielx tenementz soit fait a la partie pursuant ove les issues puis la mort del tenant suisdit ensemblement ove les arrerages del rent si aucun a luy fuist due en la vie del tiel tenant.

Purveu ne pur qant coment qe le tenant qensy perdi par le primer jugement soit en vie & le partie pursuant voille aleger qe mesme le tenant fuist de covine & assent del demandant qe recovery qe tielx tenementz deussent estre perduz qe restitucion de mesmes les tenementez soit fait a mesme la partie pursuant ove les issues & arrerages come de vant est dit savant a tiel tenant action par *Scire facias* hors de mesme le jugement ensy reverse ou rendu en le brief d'Attaint sil voille traverser les covyne & assent avant-ditz & autrement nient. Et qe ceste estatut tiegne lieu des jugementz a rendre en temps avenir.